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1 2 3 4	BRIAN M. FOGARTY (Bar No. 218792) DLA PIPER RUDNICK GRAY CARY US brian.fogarty@dlapiper.com 401 B Street, Suite 2000 San Diego, CA 92101-4240 Tel: 619-699-2774 Fax: 650-833-2001	**E-filed 5/2/06**	
5 6 7 8 9 10 11 12	THOMAS A. BURG (Bar No. 211937)  DLA PIPER RUDNICK GRAY CARY US thomas.burg@dlapiper.com 2000 University Avenue, East Palo Alto, CA 94303-2248 Tel: 650-833-2016 Fax: 650-833-2001  Attorneys for Plaintiff LORILLARD TOBACCO COMPANY  MICHAEL J. BLUMENFELD (Cal. Bar No. A PROFESSIONAL CORPORATION One Kaiser Plaza The Ordway Building, Suite 1675 Oakland, CA 94612 Telephone: (510) 465-0555		
14 15 16	Facsimile: (510) 465-8093  Attorneys for Defendants and Counter-Claimants BARAH DELI AND GROCERY, et. al.		
17	UNITED STATES DISTRICT COURT		
18	NORTHERN DIS'	NORTHERN DISTRICT OF CALIFORNIA	
19	SAN JO	SAN JOSE DIVISION	
20 21	LORILLARD TOBACCO COMPANY, a Delaware corporation,	CASE NO. C-05-3125 JF  STIPULATION AND [PROPOSED] ORDER	
22	Plaintiff,	FOR ENTRY OF PERMANENT INJUNCTION; STIPULATION OF	
23	V.	DISMISSAL	
24   25   26   27	BARAH DELI AND GROCERY, a business entity; KHALED S. ABDORABIHE, RUBAN S. RUBAN individuals; and DOES 1 – 10 inclusive,  Defendants.		
28 DLA PIPER RUDNICK	EM\7203146.1 STIPULATION 335142-102 INIU ING	-1- AND [PROPOSED] ORDER FOR ENTRY OF PERMANENT CTION; STIPULATION FOR DISMISSAL; NO. C-05-3125 JF	
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Plaintiff Lorillard Tobacco Company ("Lorillard"), on the one hand, and Defendants

Barah Deli and Grocery, Khaled S. Abdorabihe and Ruban S. Ruban (collectively "Defendants"),
on the other hand, by and through their counsel hereby stipulate and agree pursuant to Rule 65 of
the Federal Rules of Civil Procedure as follows:

With regard to Lorillard's registered trademarks LORILLARD®, NEWPORT®, NEWPORT® (stylized), Spinnaker Design®, and NEWPORT and Design®, registered on the Principal Register in the United States Patent and Trademark Office (collectively, the "Lorillard Marks"), copies of the certificates of registration of which are attached hereto as Exhibit A, it is hereby stipulated and agreed that commencing immediately from the date of entry of the Stipulation and Order for Permanent Injunction, Defendants and any of their owners, officers, agents, servants, employees, and attorneys, and those persons in active concert or participation with them who receive actual notice of this Order by personal service or otherwise, are hereby permanently enjoined and restrained from directly or indirectly:

- (1) using any reproduction, counterfeit, copy, or colorable imitation of the Lorillard Marks in connection with the importation, sale, offering for sale, or distribution of cigarettes in the United States;
- (2) using the Lorillard Marks or any reproduction, counterfeit, copy, or colorable imitation of the same in any manner likely to cause others to believe that Defendants' products are connected with Lorillard or are genuine Lorillard products, if they are not;
- (3) passing off, inducing, or enabling others to sell or pass off any merchandise which is not genuine Lorillard merchandise as and for genuine Lorillard merchandise;
- (4) making any false or misleading statements regarding Lorillard or its respective goods, or the relationship between Lorillard, on the one hand, and Defendants, on the other hand;
- (5) committing any other acts calculated to cause purchasers to believe that Defendants' products are Lorillard's products, if they are not;
- (6) importing, shipping, delivering, distributing, holding for sale, returning, transferring, or otherwise moving or disposing of in any manner such cigarettes falsely bearing one or more of the Lorillard Marks or any reproduction, counterfeit, copy, or colorable imitation

of the same;

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- (7) other than pursuant to agreement of Lorillard, moving, destroying, or otherwise disposing of any goods, boxes, labels, packaging or other items or documents bearing any reproduction, counterfeit, or imitation of the Lorillard Marks, or removing, destroying, or otherwise disposing of any business records or documents relating in any way to the manufacture, importation, acquisition, purchase, distribution, or sale of goods or merchandise bearing any reproduction, counterfeit, or imitation of the Lorillard Marks; and
- (8) assisting, aiding, or abetting any other person or business entity in engaging in or performing any of the activities referred to in the above paragraphs (1) through (7).

IT IS FURTHER AGREED that Defendants acknowledge receipt of this Stipulation and Order for Permanent Injunction and waive further service thereof.

IT IS FURTHER AGREED AND ORDERED that this action is hereby dismissed with prejudice, each party to bear its own fees and costs, provided, however, that the United States District Court for the Northern District of California shall maintain jurisdiction over the parties to enforce this Permanent Injunction and to enforce the terms of the settlement agreement between the parties.

Dated: April 26, 2006

DLA PIPER RUDNICK GRAY CARY US LLP

OMAS A. BURG Attorneys for Plaintiff

LORILLARD TOBACCO COMPANY

Dated: April 25, 2006

MICHAEL J. BLUMENFELD A PROFESSIONAL CORPORATION

Attorneys for Defendants

BARAH DELI & GROCERY, et. al.

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STIPULATION AND [PROPOSED] ORDER FOR ENTRY OF PERMANENT INJUNCTION: STIPULATION FOR DISMISSAL; NO. C-05-3125 JF

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